

COURT HOUSE

SUES SHULL CO.

Edmund W. Mudge doing business as the E. W. Mudge & Co. has brought suit in common pleas court for the collection of \$2004.39 with interest at the rate of 6 per cent from March 13, 1908, from the Shull Steel Casting & Manufacturing company. Plaintiff alleges that the above amount is due him from the defendant for material which was furnished.

CASUALTY CO. DEFENDANTS.

William A. and Mrs. William A. Wortman has begun an action in common pleas court against the Continental Casualty company and Valentine Ney for the collection of \$1940 with interest from August 28, 1906. Plaintiff alleges that on April 28, 1906, the Continental Casualty company issued an insurance policy No. 1081297 to the plaintiff, William A. Wortman. Further that while said policy was in full force and effect William A. Wortman received bodily injury by being struck by a bolt of lightning which was conducted into the home of the plaintiffs by and electric light wire which caused him to lose the entire use of his left arm and hand and also lose the sight of his right eye. This accident is alleged to have occurred August 17, 1906. The plaintiffs aver that according to the contract in the policy in case of the loss of an eye the plaintiff, William A. Wortman, was to receive the sum of \$200 and for the loss of an arm and hand \$300. It also called for \$50 per month during sickness by injury. Plaintiff asks for compensation for 24 months at the rate of \$50 per month, amounting to \$1440 and \$500 for the loss of his arm and the sight of his right eye.

LUMBER COMPANY SUES.

The Weaver Lumber company of this city, has commenced suit in common pleas court against W. E. Sherlock for the collection of \$124.54 with interest from June 1, 1907. Plaintiff alleges that the above amount is due the company for lumber which was furnished to complete building being constructed by the defendant on lot 763 in this city.

RESTRaining ORDER GRANTED.

Elizabeth Schippacasse has brought suit in common pleas court for divorce against Louis Schippacasse. Plaintiff alleges that the married defendant February 16, 1903, and that no children were born of the said marriage. Further that the defendant has been guilty of habitual drunkenness for more than three years. Plaintiff prays for reasonable alimony and that the defendant be restrained by the order of the court from venturing him from disposing of his property in which the plaintiff has an interest. A restraining order enjoining the defendant from disposing of or encumbering the property was granted yesterday morning by Judge Ambler.

SUES FOR EDUCATING CHILD.

Saul W. Adler and Helen Adler have commenced action in common pleas court against Jacob K. Woodliff and Jacob K. Woodliff for the collection of \$2,099.21 which the plaintiffs allege is due for the bringing up and educating the defendant's daughter, Sadie Woodliff, who is also the daughter of Helen Adler. Plaintiff Helen Adler avers that the above amount was expended by her on the daughter for food, clothing and educational purposes, for which she seeks compensation.

ASKS DAMAGES.

Action was begun in common pleas court yesterday morning against John F. Zimmerman and Katherine Zimmerman by David McCall, executor of the estate of the late John F. Zimmerman in the sum of \$300 with interest from Sept. 18, 1906. Plaintiff alleges that in purchasing a certain number of shares of stock in the Ohio & Tennessee Lumber company, which were misrepresented, he was damaged in the above named sum for which he seeks judgment.

DIVORCE PETITION.

Florence S. Reiter has brought suit in common pleas court for divorce against Fred Reiter. Plaintiff alleges that she married the defendant April 7, 1901, and that one child, James H. Reiter, aged 7 years, was born of the union. Further that the defendant has disregarded his marital duties, having left the plaintiff June 1, 1901, and has failed to live with her since that time.

SUES ON A NOTE.

Susan March, of Alliance, has commenced litigation in common pleas court against John Y. Williams for the collection of \$755 which the plaintiff alleges is due her on a promissory note.

EXTREME CRUELTY CHARGED.

Leta Fricker has brought suit for divorce in common pleas court against her husband, Alfred Fricker. The East Ohio Gas Co. is named as a co-defendant in the action. Plaintiff alleges that she married the defendant October 2, 1904, and that three children, Harriet aged four, Virginia, two, and Gladys two months, were born of said marriage. Further that defendant is guilty of extreme cruelty. An injunction was granted yesterday afternoon by Judge Harter restraining the defendant from collecting the amount of money due him by the East Ohio Gas company and also enjoining him from selling or transferring any of the personal property.

WIFE THE DEFENDANT.

Alleging extreme cruelty and infidelity, Daniel Barry has begun suit for divorce in common pleas court against Eva Barry. Plaintiff further states in his petition that he married the defendant October 6, 1908, and that no children were born to them.

DEFENDANT RESTRAINED.

Eva Moughman has filed a petition for divorce in common pleas court against Fred Moughman charging him with being guilty of extreme cruelty and gross neglect of duty. Plaintiff alleges that she married the defendant in August, 1889 and that three children, Roy, 19, Ethel 13, and Florence 9, were born of the said marriage. Further that the plaintiff and defendant have interest in lots 5512-1514 and lot 26 in Oak Place addition, in this city. Also, on or about April 1, 1908, that they had joint savings deposit in the Dime Savings bank of \$200 and that thereafter defendant increased that amount to nearly \$3000, but had the deposit placed in her own name and since that time has transferred it to the Schenck Brewing company. Plaintiff asks for reasonable alimony, custody of the children and that defendant be restrained from

disposing of property. Judge Ambler granted an injunction yesterday restraining the defendant from encumbering or disposing of the property.

PLEADED GUILTY.

Fred Moughman, proprietor of a saloon on East Fifth street appeared before Judge Bow yesterday noon and pleaded guilty to the charge of keeping his saloon open on Sunday. He was fined \$25 and costs, which he paid.

KNOBLOCH CASE.

The arguments on the motions to quash the indictments charging ex-County Treasurer Harry C. Knobloch with embezzlement will be heard before Common Pleas Judge Ambler either Wednesday or Thursday.

NEW DEPOSITORIES.

From the beginning of next month, three Massillon banks, the Merchants' National, the Savings and Banking company and the First National, will become the county depositories succeeding the First National bank of this city. The bids were opened yesterday morning by the county commissioners in the presence of Treasurer Metzger. The west end banks will serve in the capacity of depositories for the county's money for the coming three years.

The bids on average daily balances follow: Merchants' National of Massillon, 4 per cent; Savings and Banking Co. of Massillon, 3-10 per cent on \$25,000; First National of Massillon, 3 per cent; People's bank of Alliance, 2 1/2 per cent on \$20,000; Union National of Massillon, 2 1/2 per cent; George D. Harter bank, of Canton, 2 1/2 per cent on \$200,000; City National of Canton, 2 1/2 per cent on \$200,000; First National bank of Canton, 2 1/2 per cent on \$200,000; Central Savings bank, of Canton, 2 1/2 per cent; City Savings and Trust bank, of Alliance, 2 1/2 per cent on \$50,000.

County Treasurer Clark Metzger said yesterday afternoon that \$400,000 at 4 per cent will be placed in the Merchants' bank, of Massillon, where it will remain until the county needs reserve finances; \$25,000 at 3.3 per cent will be placed with the Massillon Savings & Banking company and about \$400,000 at 3 per cent with the First National bank.

BILLS ALLOWED.

The following bills were approved for payment yesterday morning by the board of county commissioners: G. E. Seesholtz, \$75; T. McKinney, \$2; Keuhn Electric Co., \$50; Chapman Plumbing Co., \$150; J. A. Mills, \$851.42; Union Electric Co., \$3.29; Hahn Brothers, \$1.15; B. Criswell, \$15; G. Tilden, \$105; News Exchange Co., \$5.30; Stange & Co., \$625; Central Telephone Co., \$10.85; W. Warford, \$3; I. Keagy, \$40.68; Eynon Plumbing Co., \$3.35; M. W. Miller, \$1.30; C. M. Kilgore, \$55.37; Burroughs Machine Co., \$3.80; C. W. Metzger, \$1; Canton Hardware Co., \$6.25; Ruggles-Gale Co., \$10; Berger Manufacturing Co., \$20; Kenny Bros., \$27.83; Stange & Co., \$18.30.

NEW CASES.

19574—Susan March vs. John Y. Williams. William M. Roach, attorney.
19575—Leta Fricker vs. Alfred Fricker. Willson & Day, attorneys.
19576—Daniel Barry vs. Eva Barry. Sponseller and Sponseller, attorneys.
19577—Florence S. Reiter vs. Frederick Reiter. J. W. Burris, attorney.
19579—David Mane vs. John F. Zimmerman and Katherine Zimmerman. Ake, Day and Amerman, attorneys.

19580—Saul W. Adler and Helen Adler vs. Jacob K. Woodliff and Jacob K. Woodliff. Shields & Pomerene, attorneys.

19581—Elizabeth Schippacasse vs. Louis Schippacasse. Roscoe M. McCulloch, attorneys.

19582—Edmund W. Mudge, doing business as E. W. Mudge & Co., vs. the Shull Steel Casting Manufacturing company. Shields & Pomerene, attorneys.

19583—Eva Moughman vs. Fred Moughman and the Dime Savings Bank company. Floyd & Yutzey, attorneys.

19584—The Weaver Lumber company vs. W. E. Sherlock. Krichbaum & Daniels, attorneys.

19585—William A. Wortman and Mrs. William A. Wortman vs. the Continental Casualty company and Valentine Ney. Welty & Albright and James J. Grant, attorneys.

ANSWERS AND REPLIES.

19495—Nathan E. Moffitt, executor of the estate of Jeremiah Bender, deceased, vs. Mary Picking. Briggie & Eggert, attorneys.

19635—John C. Devine vs. the Keplinger Hotel company et al. Hart & Koehler, attorneys.

19212—The Canton Electric company vs. the Canton Finance company. Roscoe M. McCulloch, attorney.

19496—Eva C. Hawn vs. the Ohio & Tennessee Lumber company. William M. Roach, attorney.

19018—Aaron G. Bowman vs. William G. Bowman. R. A. Plann, attorney.

19208—Fremont Sprankle vs. Samuel E. Osborne et al. George W. Kratsch, attorney.

Edward Baker and Adaline Baker vs. Charles Baker et al. E. E. Olmstead, attorney.

MARRIAGE LICENSES.

Samuel B. Jones, 25, laborer, to Blanche M. Hiner, 22, Alliance.

Charles D. Gardner, 35, manager the McKinley Hotel, to Ina Gail Winger, 21, Canton.

Charles Frey, 28, W. & L. E. clerk, to Rachel T. Giles, 23, Canton.

Fritz Blumerkrantz, 51, restaurant proprietor, to Clara O. Dockstader, 50, Canton.

James A. Sharpnack, 19, cornice maker, to Ethel M. Speck, 19, Canton.

Floyd E. Fox, 21, tire builder, to Edith V. Youtz, 17, Canton.

PROBATE COURT CALENDAR.

In estate of A. G. Binkley, final account filed.

In estate of Clarence Sparks, final account filed.

In estate of Mary C. March, distributive account filed.

In estate of Thomas C. Strawn, Alliance, inventory filed.

In estate of Walter C. Betts, petition for sale of real estate filed.

In matter of George Parker, first and final account filed.

In estate of William O. Gestacher, final account filed.

In estate of Lucinda C. Coubs, petition to sell real estate filed.

In estate of Lydia N. Brunkhart, final account filed.

In estate of Thomas J. Roach, final account filed.

In estate of John Riehl, final account filed.

Will of Thomas C. Strawn, Lexington township, probated.

In guardianship of Harvey and Floran Johnson, third account filed.

Will of Elizabeth Pearson, Lawrence township, probated.

In guardianship of Harold and Harvey Hoover, third account filed.

In estate of A. G. Binkley, final account filed.

In estate of Elizabeth Pearson, Lexington township, Elizabeth J. Garman appointed executrix.

In estate of Thomas C. Strawn, Lexington township, H. R. Strackelager and M. E. Strawn appointed executors.

REAL ESTATE TRANSFERS.

William F. Cook and Jacob O. Piper to Mary E. Herbst, lot 12334 in Oak Place addition to Canton, \$140.

Andrew Heinrich to Magdalena Heinrich, lot 2768 in Charles S. Cock's addition to Canton, \$1.

William F. Cook and Jacob O. Piper to Lillie B. K. Herbst, lot 12385 in Oak Place addition to Canton, \$140.

Magdalena Heinrich to Andrew Heinrich, lot 2823 in Tonnor's addition to Canton, \$1.

George W. Butler to Elizabeth Skeil, lots 13155-6, Canton, \$500.

Frederick C. J. Emmerick to Anna Emmerick, part lot 308, Massillon, \$1.

William F. Cook and Jacob O. Piper to M. M. Herbst, lot 12390 in Oak Place addition to Canton, \$140.

Achshah A. Jackman to William R. Jackman, lot 14 in Shaffer's addition to Waynesburg, \$1.

John Kois to John Kois, lot 10963, Canton, \$220.

L. E. Weber, administrator of Abraham Halnes, deceased, to James C. Halnes, lot 131, in village of Minerva, \$1330.

Isaac Hemphill and wife to J. N. Kurtz, lot 5 in Milner's addition to Minerva, \$400.

Thomas C. Davis, administrator of Lydia N. Brunkhart, to David A. Levers, lot 19, in Andrew B. Hershey's addition to East Greenville, \$175.

The Massillon Realty Company to Louis Madel, part, outlot 153, Massillon, \$1.

John Brumbaugh and Rose Brumbaugh to Charles Lindacher, part lot 11 in W. H. Wernitz addition to Canton, \$500.

Richard Christian to Lola A. Christian, lot 19554, Canton, \$1.

The Zettler Realty company to Samuel D. Pilot, lot 11775, Canton, \$1.

Jerry M. Cornany and Myrtle Cornany to Mary A. Allard, part north-east quarter of section 14, Perry township, \$4500.

Only a little cold in the head may be the beginning of an obstinate case of nasal catarrh. The invader with Ely's Cream Balm applied straight to the inflamed stuffed up air-passages. Price 50c. If you prefer to use a atomizer, for Liquid Cream Balm. It has all the good qualities of the solid form of this remedy and will rid you of catarrh for ever. No cocaine to breed a dreadful habit. No mercury to dry out the secretion. Price 75c. with spraying tube. All druggists, or mailed by Ely Bros., 55 Warren Street, New York.

A rumor has been afloat about the city that the opening of the new rolling mill built at Mansfield by William Blecker, on March 15, will take from Canton a number of the skilled workmen now employed at the Berger Industries. As a matter of fact very few will go, says one person in authority. It is stated, however, that some of the men not regularly employed will go there to take permanent positions. In the meantime, the completion of several additions to the Berger Industries, will add to the force of employees a number of new men far exceeding those who will go to Mansfield.

LINCOLN ENTERTAINMENT.

An entertainment, in honor of Lincoln, was held at the Rousch School, Saturday. Although the roads were in very bad condition a large crowd assembled.

The program was opened with a song by the school. The next was a song, by 8 girls in red, white and blue attire, accompanied by harmonica music. Several solos by Mr. Myers, declamations, three pantomimes, "Lincoln Splitting Rails," and "The Setting Free of The Slaves." Four dialogues, "The Prophecy," "The Sale of Slaves," "The Wooden File Shovel" and "A Tribute to Lincoln." Two flag drills given by the smaller children of the school. A solo by Mr. Greenhoe. Several selections by the male quartet of Canton.

Henry Holl a veteran of the civil war, gave an interesting talk on the war and the assassination of Lincoln by Booth. Music was furnished by Jno. W. Frank.

Young Corbett Wins in Whirlwind Finish.

Schenectady, N. Y., Feb. 15.—In a whirlwind finish in the tenth and last round Young Corbett took honors away from Bob Wilson, this evening, after it looked as if Wilson would be the winner. In the last Wilson scored heavily on Corbett's nose, which brought the blood in streams. Corbett came back full of wrath, swung right and left in Wilson's face, cutting him badly and all but knocking him out. The bell was all that saved Wilson. Fight had been very even until the last round.

Notice to Hunters.

February 12, 1909.

We the undersigned hereby notify the public that from this date we will allow no hunting on the premises owned or occupied by us, and any one violating said notice will be prosecuted according to law.

B. O. Meese, Frank Hoffman, J. H. Sanor, C. T. Swallen, Homer Swallen, J. L. Walker, Wm. Bergert, Amos Ramseyer, Jonas Miller, Daniel Wingert, John Stuckey, Jacob Stuckey, Extra Stuckey, E. D. Rosenburger, Joseph Harsh, Phillip Opp, Dwight Farmer, Andrew Reese.

Bids for Infirmary Supplies.

Sealed bids will be received at the Stark County Infirmary until 1 o'clock, noon, February 22, 1909, for the purchasing of groceries, coal and dressed beef for one year from March 1, 1909 to March 1, 1910.

BANQUET

Given by Board of Trade
Attended by Over
One Hundred
TWO ADDRESSES

The annual banquet of the Massillon Board of Trade was held Monday evening in the Trades and Labor Assembly hall. Covers were laid for one hundred, twenty-eight tables being occupied. The tables, each occupied by four, were arranged throughout the large north hall. At the east end of the room was arranged the chairman's table, at which sat President Merwin, of the Board, and the two speakers of the evening, John C. Welty, Esq., of Canton, and William A. Ulman, of New York City. The menu was large and varied and kept the participants at the table for over an hour. Throughout the banquet music was furnished by Schworm's orchestra.

At the conclusion of the banquet the company adjourned to the large assembly room. President Merwin presided. The first to speak, Mr. Ulman, was introduced by Mr. Merwin, as an old time Massillon citizen who had sought other fields of endeavor. Mr. Ulman had left Massillon twenty years ago and has spent the subsequent time in New York. His subject was "Corporation Legislation."

"What this country needs," said Mr. Ulman, "is a rest from rapid and promiscuous legislation. There has recently been an epidemic of legislation of overzealous reform propagandists who have flooded the state and national legislatures with needless and childish acts, which are aimed at the bad corporations, but which affect in no good way the good corporations." Mr. Ulman leading up to his in no good way the good corporations and generalizing. The common acceptance of a corporation, according to Mr. Ulman, was "a gang of good for nothing banded together to do somebody." There are, however, good and bad corporations and the good greatly outnumber the bad. The floods of legislation rightfully aimed at the bad, however, in numerous small ways injure the good. In looking into the future Mr. Ulman was of the opinion that under Mr. Taft there would be a different policy pursued in carrying out the same policies as propagated by the present President. The difference he says will be due to the divergent temperament of the President and the President-elect.

The next speaker was John C. Welty, of Canton, who spoke on the subject of "Good Roads." In Mr. Welty's mind good roads is one of the big questions confronting the people today. He spoke at length on the expansion of the steam and electric roads and the waterways which are coming into general use at the present time. "The public highway," he said, "is the pioneer of roads, and it comes in for the least consideration of all." According to Mr. Welty the place to begin the good roads agitation is with the legislature. In order to organize the system the highway commissioners shall be appointed and not elected and furthermore they must be men well fitted for the place.

Heretofore, said Mr. Welty, the men who were elected to look after the public highways were men whose sole qualification was that they were not qualified for anything else. It is, however, to be said to their credit that they had small funds at their disposal. More funds should be placed at the disposal of the commissioners for roads.

In speaking of the gas question, which occurred incidentally, Mr. Welty said: "I see that gas in Massillon, although it costs thirty cents per thousand, still burns, and I want to congratulate the citizens of Massillon that they have kept themselves out of the gas fight."

Beginning Tuesday, when the W. & L. E. pay checks for the preceding months will be distributed, a radical change will be made in the manner of receiving the check in order to secure greater safety. From now on the employee receiving the check must sign the pay roll before his check will be given to him. Heretofore it has been the custom for the foreman of each department or gang to identify the men and the check was delivered. In a few instances even this failed and checks in some manner got into wrong hands. Hence the recent orders for the change. The men besides being made to sign the payroll will also be identified as formerly.

A communication was recently received at the Columbia yards from the Pease Marquette railroad to the effect that there are positions open for ten firemen on that road which might be filled from the unemployed workmen at Columbia. Owing to slack business the W. & L. E. will have no trouble in filling the bill. The men will be kept on the list at Columbia and will return when work picks up.

Thus far three men have signified their intention of going. They are C. E. Harrison, E. E. Chew and Earl DePard. The men's families will not accompany them.

Assembly Reconvenes After a Long Recess and Begins Work on the Big Appropriation Measure.

Columbus, O., Feb. 15.—The legislature reconvened at 1:30 this afternoon and half an hour later the big appropriation bill was reported out for passage by the finance committee.

It was announced by the codes committee of the lower house today that the publicity feature of the Woods public utilities bill has been so modified in committee that the utilities commission may keep the affairs of corporations secret if it chooses. Publication of the earnings and assets

of utilities is left optional. Tampering with the text of the Woods public utilities bill is suspected by members of the house codes committee, who have just discovered a joker in the official copies of that document.

In the clause, far down in the body of the measure, where corporations are forbidden to issue stock or bonds without authority from the proposed utilities commission, the words "railroad commission" have been substituted for "utilities commission." The effect of this would be to divide the duties of the office created between two unrelated bodies. The railroad commission, without the power to compel the production of records, would have to support stock issues "high in the air."

Members of the codes committee are trying to find out who changed that bill, and why.

"It certainly was not sent to the printer in that condition," said Representative Woods.

Every effort will be made to kill the measure as it now stands, by friends of Governor Harmon. The governor has asked Woods to remove from the bill all features involving the control of corporations, limiting its duty as a tax commission.

Woods refuses to consent to any change, declaring that the governor in his campaign speeches demanded just such a measure, and that he ought not to change his attitude now.

Columbus, Feb. 15.—Campaign charges made by Senator T. A. Dean against Wayne B. Wheeler and other officers of the Anti-Saloon league, alleging a connection between the temperance order and the Standard Oil company, will be brought into the legislative fight over Dean's amendment to the Rose county option law.

Dean declared Sunday that the supporters of his measure, opposed by the Anti-Saloon league, are prepared to prove that the men who are lobbying against it are also paid lobbyists of the Standard Oil company.

Expecting a hard fight, not only against his bill exempting cities from the county option law, but his other bill providing for character qualifications for saloonists, Dean is getting material ready in rebuttal, and this will be used personally, he declares, against the agents of the Anti-Saloon league.

Dean said to day that his bill for bidding persons of bad character to own or operate saloons would be reported out of committee before the exemption of cities bill, as an evidence of good faith, and he added that in case this was defeated he was in doubt whether to press the passage of the second bill at all.

"They ought to go together," he said. "We cannot consistently urge the widening of the field for the sale of intoxicants without first securing assurance that the public is protected in the supervision of the keepers of saloons."

Whether rightly or not, the Cuyahoga senators are claimed as supporters of the measures. None of them have committed themselves to date. The first of the bills is expected on the floor Tuesday or Wednesday.

Alliance, O., Feb. 15.—Roll call found every member of the city council present at the regular session on Monday evening.

A communication from Chas. B. Smith stated that his property on South Freedom avenue would be damaged in the sum of \$500 if the proposed improvement of the avenue is made between College and State streets. Referred to the judiciary committee.

Clerk Silver reported having served the necessary notices for various street and sewer improvements ordered at the previous meeting.

Potter & Moore addressed council and said they would be prepared at the next meeting to take up the matter of providing gas street lights. The light committee reported having taken up with the service board the matter of installing gas lights in territory not now lighted by electric arc lights.

The same is to be looked after in the July appropriation.

A plan for building a second story on the city jail building for use as a city engineer's office was referred to the building and permanent improvement committee to be reported upon at the next meeting.

W. J. Burkhardt addressed council regarding drilling a test well for oil and gas at the city water works grounds, he having leased 400 acres adjoining the city property. On motion the city solicitor was instructed to confer with the service board and report at the next meeting.

To the service board was referred the subject of sidewalks on Washington street at lots 2915 and 2917. On motion the city engineer was instructed to detail a member of his force to accompany the chairman of the sidewalk committee and go over the city and secure a list of properties needing sidewalks, the council then to pass an ordinance ordering walks laid.

The city engineer was instructed to prepare a grade ordinance for Garfield avenue from Ely street to Vine street. To the engineer was referred the request for sanitary sewer service for houses on Garfield and Lincoln avenues.

To the platting committee was referred a plat of the John Y. Williams addition.

Grade ordinances were passed as follows: Cherry avenue from East State to Harris street; South Lincoln avenue from West Main to Glamorgan street.

An ordinance to authorize the safety board to enter into a contract for the erection of a sub-fire station in Mt. Union was read but no action taken, it being deemed advisable to let the matter over until the next meeting.

An ordinance authorizing the service board to purchase a site for the proposed new sanitary sewer disposal plant, as required by the state board of health, at a cost not to exceed \$2500 was read and passed. The site contains 12.51 acres.

An ordinance requiring registration of dogs and the payment of a \$1 fee for male dogs and \$3 for female dogs, owned in the city, was read and referred to a special committee appointed at a previous meeting.

An ordinance to prohibit any immoral or obscene shows was read and no discussion took place. The mayor said what was wanted was an

A Reliable Remedy FOR CATARRH
Ely's Cream Balm
Is quickly absorbed. Does not irritate. It cleanses, soothes, heals and protects the diseased membrane resulting from Catarrh and drives away a Cold in the Head quickly. Restores the Senses of Taste and Smell. Full size 50 cts. at Druggists or by mail. Liquid Cream Balm for use in atomizers 75 cts. Ely Brothers, 55 Warren Street, New York.

ordinance to give authority to stop a performance. He thought the proposed ordinance was like the statute in that it only provided for fining persons guilty of giving such shows. The solicitor gave the opinion that the ordinance gave all authority that was necessary. Ordinance was referred to a special committee consisting of the mayor, and Members Kellogg and Wright.

An ordinance to issue a certificate of indebtedness for securing funds for hiring a special engineer to prepare plans for a new sewage disposal plant, was read and passed. It provides for \$500.

A petition asking for the paving of Miller street from Union avenue to Arch street or Linden avenue was referred to the street committee.

Chancellor Makes Confession. Santiago, Feb. 15.—Chile Herr Bockert, chancellor of the German legation here, arrested some days ago, confessed to the killing of a servant of the legation whose body was found in the ruins of the legation office which was destroyed by fire. Claims self defense. After the fire was discovered there had been \$9,000 taken from the safe.

Suffragists Hold Big Meeting. London, Feb. 15.—The national union suffrage societies held a large meeting this afternoon, but no procession was formed. Prayers were offered for the success of the cause.

Report Not Confirmed. Washington, Feb. 15.—At the White House no confirmation could be had of the report that Roosevelt and wife would arrive in Naples at the end of March and remain eleven days.

Carnegie's Gift to Cincinnati. Cincinnati, Feb. 15.—Carnegie sends word he will give Cincinnati library board \$100,000 to build three libraries.

DR. L. F. VOKE
WILL MAKE HIS
124th VISIT TO CANTON
Thursday, Feb. 25